

SELF-SERVICE CENTER

INSTRUCTIONS: HOW TO FILL OUT THE “MOTION” AND “ORDER” “FOR TEMPORARY ORDER WITHOUT NOTICE”

WRITE NEATLY. USE BLACK INK.

STEP 1: Complete the “Motion for Temporary Order Without Notice”.

- A.** Fill in the information about requested about you at top, left, and the case caption. The names of the Petitioner and Respondent should be the same as on the Petition for Dissolution, Legal Separation, Annulment, Custody or Parenting Time (“visitation”).
- B.** Check the box to say whether you are asking for anything other than or in addition to a “*Temporary Order Without Notice For Custody*”, and write in your request.
- C.** Then write in your name to show that you are the person asking for the “*Temporary Order Without Notice*”.
- D. REASONS WHY I NEED THIS ORDER.** Write in the reasons why you need this order. Explain the reasons in detail and be very specific. Use additional paper if necessary. Explain the emergency facts which now exist, what injury you fear could occur, why you need this Order immediately, and why a Temporary Order Without Notice to the other party is the only way to solve the problem. If you have questions about whether you should request a temporary order without notice, see a lawyer for help.
- E. PEOPLE INVOLVED.** Write in the name of the mother, father, other people, children and the children’s ages.
- F. MOTION FOR TEMPORARY ORDERS.** You cannot file this “*Motion for Temporary Order Without Notice*” unless you have filed or you *are* filing a regular “*Motion for Temporary Order With Notice*”. Write in the date you filed or will be filing the motion *with notice*..
- G. DIVORCE OR OTHER PETITION.** You cannot file this “*Motion for Temporary Order Without Notice*” unless you or the other party has already filed (or you are *now* filing) a petition for divorce, legal separation, annulment, or other petition that includes custody. Check the box to show which petition was or will be filed, and the date the petition was or will be filed.
- H. INFORMATION ABOUT OTHER EMERGENCY CASES INVOLVING THE PARTIES OR THE CHILDREN.** Check the boxes that apply and then write in the information requested.
- I. OTHER COURT CASES INVOLVING EITHER OR BOTH PARTIES.** Describe all other court cases that involve either or both of the parties, whether pending or not, including criminal cases. Complete all the information for each court

order. Use extra paper if necessary.

J. ANY OTHER GOVERNMENT AGENCY INVOLVEMENT WITH EITHER OR BOTH THE PARTIES, OR CHILDREN. State whether there have been or are any complaints with or investigations by any government agency, including Child Protective Services, involving the parties or the child(ren). If so, explain the agency, date, type of case, and status of case right now.

K. CRIMES OF EITHER PARTY: Explain here if either parent or people involved with this Petition have been charged with committing a dangerous crime including child molestation or domestic violence.

L. REQUESTS TO THE COURT

1. Check the boxes that apply to request custody, or write in any other emergency orders that you think you need.
2. Then sign the document in front of a deputy clerk of court or a notary public. The clerk or notary public will date and sign the document too.

STEP 2: Complete *only* the top portion of the “TEMPORARY ORDER WITHOUT NOTICE”: Fill in the information in the case caption. This includes the name of the Petitioner, the Name of the Respondent, and the Case Number. The name of the Petitioner should be the same as the Name of the Petitioner in the Petition for Dissolution, or Legal Separation, or Annulment, or Custody or Parenting time. The “*Temporary Order Without Notice*” is the document the Judge will sign if he or she agrees that an order must be issued right away, without giving any advance notice to the other party. **THIS IS VERY RARE.**

A NOTE ABOUT NOTICE

The court always prefers that you give advance notice, unless you have a very good reason not to, such as fear of death or bodily harm to yourself or someone else.

The forms in this packet are to request temporary orders **WITHOUT NOTICE**, which means you are asking the Court to issue an order taking away someone’s children without giving them advance notice or the opportunity to defend against or deny the accusations that caused the Court to issue the order.

This is a very serious matter. The Judge will not grant the “*Temporary Order Without Notice*” unless you have a very good reason that immediate and irreparable injury, loss, damage or death will result if you give notice to the other party.